

1 2 3 4 5 6 7	HANSON BRIDGETT LLP KIMON MANOLIUS - 154971 kmanolius@hansonbridgett.com ALEXANDRA V. ATENCIO - 227251 aatencio@hansonbridgett.com 425 Market Street, 26th Floor San Francisco, CA 94105 Telephone: (415) 777-3200 Facsimile: (415) 541-9366 Attorneys for Defendant GOLDEN GATE BRIDGE, HIGHWAY AN TRANSPORTATION DISTRICT	ND
8	UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		
12	DEEPANSHA SINGH, a minor, by her General Guardian, Deep Singh,	No. CV 09 4108 EMC
13	Plaintiff,	STIPULATION AND [PROPOSED]
14	V.	ORDER TO CONTINUE THE HEARING ON DEFENDANTS' DISPOSITIVE
15	UNITED STATES OF AMERICA,	MOTIONS
16 17	GOLDEN GATE BRIDGE, HIGHWAY AND TRANSPORTATION DISTRICT, JOSHUA WOZMAN, and DOES 1-100,	Action Filed: September 4, 2009
18	inclusive,	
19	Defendants.	
20		
21	The parties in this matter, Defendants GOLDEN GATE BRIDGE, HIGHWAY, AND	
22	TRANSPORTATION DISTRICT ("District"), UNITED STATES OF AMERICA ("USA"), and	
23	JOSHUA WOZMAN (collectively referred to	o herein as "Defendants"), and Plaintiff
24	DEEPANSHA SINGH, a minor, by her General Guardian, Deep Singh (hereinafter "Plaintiff"),	
25	through their attorneys of record, hereby stip	ulate to an order continuing the hearing on
26	Defendant District's and USA's dispositive r	motions set in the above-captioned matter on
27	April 28, 2010 to May 5, 2010, or as soon thereafter as may be allowed.	
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	STIPULATION TO CONTINUE HEARING ON DE	- 1 - FENDANTS' DISPOSITIVE

1	The parties further stipulate that all applicable deadlines will be reset to correspond with		
2	the new hearing date.		
3	Accordingly, the parties respectfully request that the Court enter the accompanying		
4	proposed order.		
5	IT IS SO STIPULATED.		
6	I, Alexandra V. Atencio, hereby attest that the below named counsel have authorized me,		
7	verbally and by email, to e-sign this document on their behalf.		
8	verbany and by eman, to e-sign this document on their benan.		
9	DATED: March 8, 2010 HANSON BRIDGETT LLP		
10			
11	By: /s/ Alexandra V. Atencio		
12	ALEXANDRA V. ATENCIO Attorneys for Defendant		
13	GOLDÉN GATE BRIDGE, HIGHWAY AND TRANSPORTATION DISTRICT		
14	DATED: March 8, 2010		
15	Dry /a/Thomas D. Graan		
16	By: /s/ Thomas R. Green THOMAS R. GREEN Assistant United States Attorney for		
17	Defendant UNITED STATES OF AMERICA		
18	DATED: March 8, 2010 ADAMS, NYE, TRAPANI, BECHT, LLP		
19	DATED. Match 8, 2010 ADAMS, NTE, TRAFANI, BECITI, ELF		
20	By: /s/ Thomas A. Trapani		
21	THOMAS A. TRAPANI Attorneys for Defendant		
22	JOSHUA WOZMAN		
23	DATED: March 8, 2010 THE KEANE LAW FIRM		
24			
25	By: /s/ Christopher Keane		
26	CHRISTOPHER KEANE Attorney for Plaintiff		
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28	- 2 -		
	STIPULATION TO CONTINUE HEARING ON DEFENDANTS' DISPOSITIVE		

ORDER The Court, having reviewed the above Stipulation to Continue the Hearing on Defendants' Dispositive Motions, HEREBY ORDERS AS FOLLOWS: The hearing on Defendant Golden Gate Bridge, Highway, and Transportation District's and the United States of America's dispositive motions, previously scheduled for April 28, 2010 at 3:00 p.m. in Courtroom C, 15th Floor, of the U.S. District Court, 450 Golden Gate Avenue, San Francisco, CA, shall be continued to May 5, 2010 at 3:00 p.m. in Courtroom C, 15th Floor, of the U.S. District Court. All applicable deadlines will be reset to correspond with the new hearing date IT IS SO ORDERED. March 12, 2010 Dated: __ IT IS SO ORDERED dward M. Chen